AUSA

UNITED STATES DISTRICT COURT

	Texas McAllen Division
UNITED STATES OF AMERICA	CRIMINAL COMPLAINT
vs.	
Julio Francisco VARGAS AKA Francisco Julio VARGAS IAE Mexico 1961	Case Number: 7:19-po-09059
I, the undersigned complainant state that the fo	ollowing is true and correct to the best of my
knowledge and belief. On or about September 27, 20	19 in Hidalgo County, in
the Southern District Of	Texas defendant(s) did
n violation of Title8 United States C	ode, Section(s) 1325(a)(1)
n violation of Title 8 United States C	ode Section(s) 1375(a)(1)
I further state that I am a(n) Border Patrol As	
	er Patrol Agents near Hidalgo. Texas on
Julio Francisco VARGAS was encountered by Bord September 29, 2019. When questioned as to his citized and national of Mexico, who had entered the United across the Rio Grande River near the Hidalgo, Texal DECLARE UNDER PENALTY OF PERJURY TI	zenship, defendant stated that he was a citizen I States illegally on September 27, 2019 by rafting as Port of Entry.
following facts: Julio Francisco VARGAS was encountered by Bord September 29, 2019. When questioned as to his citiz and national of Mexico, who had entered the United across the Rio Grande River near the Hidalgo, Texa I DECLARE UNDER PENALTY OF PERJURY TICOMPLAINT ARE TRUE AND CORRECT. Continued on the attached sheet and made a part of this	zenship, defendant stated that he was a citizen I States illegally on September 27, 2019 by rafting as Port of Entry. HAT THE STATEMENTS IN THIS
Julio Francisco VARGAS was encountered by Bord September 29, 2019. When questioned as to his citized and national of Mexico, who had entered the United across the Rio Grande River near the Hidalgo, Texa DECLARE UNDER PENALTY OF PERJURY TICOMPLAINT ARE TRUE AND CORRECT.	zenship, defendant stated that he was a citizen I States illegally on September 27, 2019 by rafting as Port of Entry. HAT THE STATEMENTS IN THIS s complaint: Yes No
Julio Francisco VARGAS was encountered by Bord September 29, 2019. When questioned as to his citized and national of Mexico, who had entered the United across the Rio Grande River near the Hidalgo, Texa DECLARE UNDER PENALTY OF PERJURY TICOMPLAINT ARE TRUE AND CORRECT.	zenship, defendant stated that he was a citizen I States illegally on September 27, 2019 by rafting as Port of Entry. HAT THE STATEMENTS IN THIS
Julio Francisco VARGAS was encountered by Bord September 29, 2019. When questioned as to his citized and national of Mexico, who had entered the United across the Rio Grande River near the Hidalgo, Texa DECLARE UNDER PENALTY OF PERJURY TICOMPLAINT ARE TRUE AND CORRECT.	zenship, defendant stated that he was a citizen I States illegally on September 27, 2019 by rafting as Port of Entry. HAT THE STATEMENTS IN THIS s complaint: Yes No /S/ Guerrero, Maria E. Border Patrol Ager
Julio Francisco VARGAS was encountered by Bord September 29, 2019. When questioned as to his citiz and national of Mexico, who had entered the United across the Rio Grande River near the Hidalgo, Texa I DECLARE UNDER PENALTY OF PERJURY TI COMPLAINT ARE TRUE AND CORRECT. Continued on the attached sheet and made a part of this	zenship, defendant stated that he was a citizen I States illegally on September 27, 2019 by rafting as Port of Entry. HAT THE STATEMENTS IN THIS s complaint: Yes No /S/ Guerrero, Maria E. Border Patrol Agentication of Complainant
Julio Francisco VARGAS was encountered by Bord September 29, 2019. When questioned as to his citiz and national of Mexico, who had entered the United across the Rio Grande River near the Hidalgo, Texa I DECLARE UNDER PENALTY OF PERJURY TI COMPLAINT ARE TRUE AND CORRECT. Continued on the attached sheet and made a part of this Sworn to before me and signed in my presence,	zenship, defendant stated that he was a citizen I States illegally on September 27, 2019 by rafting as Port of Entry. HAT THE STATEMENTS IN THIS s complaint: Yes No /S/ Guerrero, Maria E. Border Patrol Ager Signature of Complainant Guerrero, Maria E. Border Patrol Agent
Julio Francisco VARGAS was encountered by Bord September 29, 2019. When questioned as to his citized and national of Mexico, who had entered the United across the Rio Grande River near the Hidalgo, Texa I DECLARE UNDER PENALTY OF PERJURY TICOMPLAINT ARE TRUE AND CORRECT.	zenship, defendant stated that he was a citizen I States illegally on September 27, 2019 by rafting as Port of Entry. HAT THE STATEMENTS IN THIS s complaint: Yes No /S/ Guerrero, Maria E. Border Patrol Agent Signature of Complainant Guerrero, Maria E. Border Patrol Agent Printed Name of Complainant
Suring September 29, 2019. When questioned as to his citized and national of Mexico, who had entered the United across the Rio Grande River near the Hidalgo, Texas I DECLARE UNDER PENALTY OF PERJURY TO COMPLAINT ARE TRUE AND CORRECT. Continued on the attached sheet and made a part of this Sworn to before me and signed in my presence, October 01, 2019	zenship, defendant stated that he was a citizen I States illegally on September 27, 2019 by rafting as Port of Entry. HAT THE STATEMENTS IN THIS s complaint: Yes No /S/ Guerrero, Maria E. Border Patrol Ager Signature of Complainant Guerrero, Maria E. Border Patrol Agent Printed Name of Complainant at McAllen, Texas